



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

PPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/828,290 04/06/2001		James Howard Goodnight	343355600013	6589	
7590 12/28/2004			EXAMINER		
Jones, Day, Ro	eavis & Pogue	HIRL, JOSEPH P			
901 Lakeside A	venue	ART UNIT	PAPER NUMBER		
Cleveland, OH	44114	2121			

DATE MAILED: 12/28/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applicati	on No.	Applicant(s)				
		09/828,2	90	GOODNIGHT ET	GOODNIGHT ET AL.			
		Examine	Examiner		Art Unit			
		Joseph P		2121				
Period fo	The MAILING DATE of this communication Reply	on appears on th	e cover sheet with t	he correspondence a	ddress			
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communica e period for reply specified above is less than thirty (30) day period for reply is specified above, the maximum statutory tree to reply within the set or extended period for reply will, be reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	FION. CFR 1.136(a). In no extition. ys, a reply within the start y period will apply and very statute, cause the apply statute.	vent, however, may a reply tutory minimum of thirty (30 vill expire SIX (6) MONTHS blication to become ABAND	be timely filed O) days will be considered time from the mailing date of this DONED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 06 April 2001.							
2a) <u></u> ☐	2a) This action is FINAL . 2b) This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	 Claim(s) 1-69 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. □ Claim(s) is/are allowed. □ Claim(s) 39-57 is/are rejected. □ Claim(s) is/are objected to. □ Claim(s) 1-38 and 58-69 are subject to restriction and/or election requirement. 							
Applicat	ion Papers							
	The specification is objected to by the Ex The drawing(s) filed on <u>06 April 2001</u> is/a	ire: a)⊠ accepto						
	Applicant may not request that any objection Replacement drawing sheet(s) including the				CFR 1.121(d).			
11)	The oath or declaration is objected to by	the Examiner. N	ote the attached Of	ffice Action or form P	°TO-152.			
Priority (ınder 35 U.S.C. § 119	•	•	•				
a)	Acknowledgment is made of a claim for for All b) Some * c) None of: 1 Certified copies of the priority docu 2 Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Esee the attached detailed Office action for	uments have bee uments have bee e priority docum Bureau (PCT Ru	en received. en received in Appli ents have been rec le 17.2(a)).	ication No beived in this Nationa	ıl Stage			
Attachmen	t(s)							
1) 🛛 Notic	e of References Cited (PTO-892)		4) X Interview Sumr	mary (PTO-413)				
3) 🔲 Infon	e of Draftsperson's Patent Drawing Review (PTO-9 mation Disclosure Statement(s) (PTO-1449 or PTO/ r No(s)/Mail Date			ail Date. <u>122104</u> . mal Patent Application (Pา	ГО-152)			

DETAILED ACTION

1. Claims 1-69 are pending in this application.

Claim Restriction

During a telephone conversation with applicant's attorney, John V. Biernacki, on December 20, 2004, a provisional election was made without traverse to prosecute the invention of building an artificial neural network, claims 39-57. Affirmation of this election must be made by applicant in replying to this Office action. Claims1-38 and 58-69 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Claim Objection

3. Claim 41 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. The limitations of claim 41 are the same as the related limitations of claims 39 and 40.

This objection must be corrected.

Application/Control Number: 09/828,290 Page 3

Art Unit: 2121

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 39-57 are rejected under 35 U.S.C. 102(b) as being anticipated by Mehrotra et al (MIT Press 0-262-13328-8, referred to as **Mehrotra**).

Claim 39

Mehrotra anticipates retrieving an input data set that includes observations and at least one target for the observations (**Mehrotra**, p 25, I 1-9); reducing the input data set such that the reduced input data set contains a number of points less than the number of observations (**Mehrotra**, p 86, I 25-34); optimizing parameters of the candidate activation functions with respect to the reduced input data set through use of an objective function (**Mehrotra**, p 76, Fig. 3.5; Examiner's Note (EN): Para 8 applies; while the caption of Fig. 3.5 indicates that each node has the same activation function δ , such activation functions include unique weighting of input parameters which thereby differentiate one node from the other and establish different functions); generating results for each of the candidate activation functions using the optimized parameters of the candidate activation functions and the reduced input data set (**Mehrotra**, p 76, Fig. 3.5); selecting a first activation function from the candidate activation functions based upon the generated simulated results (**Mehrotra**, p 76, Fig. 3.5, I 7); using the selected first activation function within a first layer of the artificial neural network (**Mehrotra**, p 76,

Fig. 3.5, I 7), wherein residuals result from predictions by the first layer's selected activation function of the target (**Mehrotra**, p 76, Fig. 3.5, I 10); and selecting a second activation function from the candidate activation functions to form a second layer based upon the second activation function's capability to predict the residuals (**Mehrotra**, p 76, Fig. 3.5, I 12; EN: Para 8. applies; this claim involves the training of a neural network wherein the objective function is the mean square error function and the activation functions embody a function that includes weighting of the input parameters or values at the input, hidden and output (layers or stages)).

Claim 40

Mehrotra anticipates the candidate activation functions differ in function type from each other (**Mehrotra**, p 76, Fig. 3.5; EN: weights to a node will modify the function, creating a different function).

Claim 41

Mehrotra anticipates a first candidate activation function type is used within a 'first layer of the artificial neural network, wherein a second candidate activation function type is used within a second layer of the artificial neural network, wherein the first candidate activation function type is a different function type than the second candidate activation function type (**Mehrotra**, p 76, Fig. 3.5; EN: Para 8 applies; weights to a node will modify the function, creating a different function).

Claim 42

Mehrotra anticipates determining principal components for the input data set (Mehrotra, p 85, 86, Section 3.4.6; EN: such are hyperplane and clusters);

selecting the principal components, that are substantially correlated to the target (**Mehrotra**, p 87, Fig. 3.11); and generating a frequency table that describes frequency relationships between values of the selected principal components and the inserted points (**Mehrotra**, p 86, I 3-8; EN: a cluster represents a frequency table).

Claim 43

Mehrotra anticipates determining which of the candidate activation functions to use within a layer of the artificial neural network by using the frequency relationships (**Mehrotra**, p 86, I 3-8; EN: candidate activation functions are set by weights).

Claim 44

Mehrotra anticipates determining parameters of the candidate activation functions by optimizing the candidate activation functions with respect to a predetermined objective function (**Mehrotra**, p 76, I 12); selecting which of the candidate activation functions to use within a layer of the artificial neural network (**Mehrotra**, p 76, Fig. 3.5; EN: set by weights); and creating a layer of the artificial neural network with the selected candidate activation function and its respective optimized parameters (**Mehrotra**, p 76, Fig. 3.5).

Claim 45

Mehrotra anticipates the objective function is a sum of squares error objective function (**Mehrotra**, p 76, Fig. 3.5, I 10; p 71, I 17-18; EN: the objective function is the error function).

Claim 46

Mehrotra anticipates the objective function is an accuracy rate objective

Page 6

Art Unit: 2121

function (**Mehrotra**, p 71, I 28; EN: generalized delta rule is synonymous with the accuracy rate objective function).

Claim 47

Mehrotra anticipates a layer weight is determined during the optimizing of the candidate activation functions (**Mehrotra**, p 76, Fig. 3.5).

Claim 48

Mehrotra anticipates frequency table specifies which observations of the selected principal components is accorded a greater weight during the optimizing of the candidate activation functions (**Mehrotra**, p 76, Fig. 3.5; p 85, 86, Section 3.4.6; EN: clusters represent frequency that are derived from the input data (principal components) through the weighting of the nodes at various levels).

Claim 49

Mehrotra anticipates generating prediction outcomes for each of the candidate activation functions (**Mehrotra**, p 76, Fig. 3.5, I 7); and selecting one of the candidate activation functions to use within a layer of the artificial neural network based upon the generated prediction outcomes (**Mehrotra**, p 76, Fig. 3.5, I 10).

Claim 50

Mehrotra anticipates the optimized parameters of the candidate activation functions are used to generate the prediction outcomes (**Mehrotra**, p 76, Fig. 3.5).

Application/Control Number: 09/828,290 Page 7

Art Unit: 2121

Claim 51

Mehrotra anticipates the prediction outcomes are generated by testing each of the candidate activation functions with the principal components and the observations (**Mehrotra**, p 76, Fig. 3.5; EN: such is training).

Claim 52

Mehrotra anticipates the observations are passed through a linking web into each of the candidate activation functions to evaluate fit of the prediction outcomes to an evaluation data set (**Mehrotra**, p 76, Fig. 3.5).

Claim 53

Mehrotra anticipates the input data set is used as the evaluation data set for determining a first stage of the artificial neural network (**Mehrotra**, p 76, Fig. 3.5: EN: stage and layer are synonymous).

Claim 54

Mehrotra anticipates residuals from the first stage are used as the evaluation data set for determining a second stage of the artificial neural network (**Mehrotra**, p 76, Fig. 3.5; p 86, I 3-8).

Claim 55

Mehrotra anticipates residuals from the second stage are used as the evaluation data set for determining a third stage of the artificial neural network (**Mehrotra**, p 86, I 3-8; EN: the third stage is the output layer).

Application/Control Number: 09/828,290 Page 8

Art Unit: 2121

Claim 56

Mehrotra anticipates the parameters of the candidate activation functions are generated substantially in parallel (**Mehrotra**, p 86, I 3-8).

Claim 57

Mehrotra anticipates the prediction outcomes for the candidate activation functions are generated substantially in parallel (**Mehrotra**, p 86, I 3-8).

Examination Considerations

- 6. The claims and only the claims form the metes and bounds of the invention. "Office personnel are to give the claims their broadest reasonable interpretation in light of the supporting disclosure. *In re Morris,* 127 F.3d 1048, 1054-55, 44USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. *In re Prater,* 415 F.2d, 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p 2100-8, c 2, I 45-48; p 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.
- 7. Examiner's Notes are provided to assist the applicant to better understand the nature of the prior art, application of such prior art and, as appropriate, to further indicate other prior art that maybe applied in other office actions. Such comments are

entirely consistent with the intent and spirit of compact prosecution. However, and unless otherwise stated, the Examiner's Notes are not prior art but a link to prior art that one of ordinary skill in the art would find inherently appropriate.

8. Examiner's Opinion: Paras 6 and 7 apply. Limitations appearing in the specification but not recited in the claim are not read into the claim.

Conclusion

- 9. The prior art of record and not relied upon is considered pertinent to applicant's disclosure.
 - Kramer et al, U. S. Patent 5,335,291
 - Barr et al, U. S. Patent 5,761,442
- 10. Claims 39-57 are rejected.

Correspondence Information

11. Any inquiry concerning this information or related to the subject disclosure should be directed to the Examiner, Joseph P. Hirl, whose telephone number is (571) 272-3685. The Examiner can be reached on Monday – Thursday from 6:00 a.m. to 4:30 p.m.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Anthony Knight can be reached at (571) 272-3687.

Any response to this office action should be mailed to:

Commissioner of Patents and Trademarks,

Washington, D. C. 20231;

or faxed to:

(703) 872-9306 (for formal communications intended for entry);

or faxed to:

(571) 273-3685 (for informal or draft communications with notation of

"Proposed" or "Draft" for the desk of the Examiner).

Joseph P. Hirl

December 21, 2004